IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

IN R	RE:)	Bankruptcy Case No. 3:14-bk-01731
	MARY LYNN JOHNSON)	Judge
)	Original Chapter 13 Plan
)	Amended Chapter 13 Plan
)	Dated <u>March 21, 2014</u>
)	
	Debtor(s).)	
\boxtimes	This plan contains special provisions, set out in S from the model plan.	ection 10	0.01. If this box is blank, the plan includes no provision deviating
\boxtimes	This plan contains motion(s) to value collateral.		This plan contains motion(s) to void liens.
the c	onclusion of the Meeting of Creditors. To be time (a) Must be in writing and must be filed and s (b) Must be stated orally at the Meeting of Cr	ly, objecterved properties. See the contraction of	rior to the Meeting of Creditors; or Creditors, a hearing on confirmation will be held at the
	Commitmen	t Period	d and Plan Payments
	Commitment Period. The applicable commitment permonths.	eriod is _	x 3 years or5 years. The estimated length of this plan is
comm		00 by	of \$ 538.00 Bi-weekly for 60 months payroll deduction through employer, CEVA uston, TX 77032.
1.03 (Other Payments. In addition to periodic payments f	rom futu	re earnings, Debtor(s) will make other payment(s) as follows:
	Tax Refunds. Debtor(s) shall/shall not mending during the plan.	turn over	r to the Trustee and pay into the plan annual tax refunds for all tax
	Cla	aims an	nd Expenses
A. Pr	oofs of Claim		
	Filing of Proofs of Claim Required for Payment. 1 ed, unsecured or priority creditor will be paid pursual		s provided in 2.02, a Proof of Claim must be filed before any plan. Only allowed claims will be paid.
			rift savings plans described in § 362(b)(19) falling due after the receive payments without regard to whether a Proof of Claim is
2.03 I a clair	•	n, a Proo	of of Claim, not this plan or the schedules, determines the amount of
	Plan Controls Everything Else. If a claim is provid ayment of that claim-everything except amountsha		y this plan and a Proof of Claim is filed, the classification, treatmen trolled by this plan.

2.05 Claims Not Provided for by the Plan. If a claim is not provided for by this plan and a Proof of Claim is filed, until the plan is modified to provide otherwise, the claim will receive no distribution.

B. Fees and Administrative Expenses

3.01 Fees to the Attorney for the Debtor(s) and Filing Fees.	The fees to the attorney for the Debtor(s), costs and filing fees shall be
paid as follows:	

(a)	The filing fee and notice fee established by 28 U.S.C. § 1930 shall be paid by the Trustee as soon as practicable.
	☐ The filing fee and notice fee have been paid by the Debtor(s).

- (b) The attorney for the Debtor(s) shall be paid \$__3,500.00_ as follows: Class II_____
- (c) No fees were paid to the attorney for the Debtor(s) prior to filing the petition except \$ 500.00 .

C. Priority Claims Including Domestic Support Obligations

4.01 Post-Petition Domestic Support Obligations.

The Debtor(s) has no Domestic Support Obligation.
The Debtor(s) has Domestic Support Obligations which are current and will be paid directly by the Debtor(s).
The Debtor(s) has Domestic Support Obligations which will be paid by the Trustee as follows:

- **4.02 Arrears on Domestic Support Obligations.** The Trustee shall pay in full the arrears on Domestic Support Obligations as follows:
- **4.03 Other Priority Claims.** The Trustee shall pay in full other priority claims as follows:

D. Secured Claims

5.01 Curing Default and Maintaining Payments Including Long-Term Debts.

- (a) Maintaining Payment. Mortgage creditors are also directed to § 9.06 of this plan. Post-confirmation payments listed below shall be maintained consistent with the underlying agreement, commencing with the first payment due after confirmation. If the Trustee disburses these payments, any payment may be adjusted by the Trustee as necessary to reflect changes in interest rates, escrow payments or other matters pursuant to § 9.06. The Trustee shall notify the Debtor(s) and the attorney for the Debtor(s) of any change at least seven days prior to effecting such change.
- (b) Curing Default. Arrears on debts provided for pursuant to § 5.01(a) above shall be paid by the Trustee as follows:
- **5.02 Secured Claims Paid Per § 1325(a)(5).** This section is also used to specify pre-confirmation adequate protection payments (see § 9.01), and to provide for claims secured by real property not provided for in § 5.01.
- (a) Secured Claims Not Subject to § 506 ["Hanging Sentence" claims]. The following claims are treated as fully secured, to be paid in full by the Trustee:

Creditor Name	Collateral Description	Est. Claim Amt.	Int. Rate	Mthly. Pymt.	Pre-Conf. APP*
INSOLVE AUTO					
FUNDING LLC/INLAND BANK	New Car	22,000.00	21.00	600.00	10.00

^{*}Adequate Protection Payment, if applicable

(b) Secured Claims Not Subject to § 506, Modified by Acceptance. The claims listed below shall be paid only to the extent of the offer by the Debtor(s) unless the listed creditor timely objects to confirmation. ACCEPTANCE OF THE PLAN WILL BE PRESUMED UNLESS THE AFFECTED CREDITOR TIMELY OBJECTS TO CONFIRMATION IN WRITING OR ORALLY AT THE MEETING OF CREDITORS.

(c) Secured Claims Subject to § 506. DEBTOR(S) MOVES TO DETERMINE THE VALUE OF THE CLAIMS LISTED BELOW. The claims listed below are secured claims only to the extent of the value of the collateral pursuant to § 506(a). The claims listed below shall be treated as secured and paid by the Trustee only to the extent of the value stated unless the creditor timely objects to confirmation.

Creditor Name	Collateral Description	Value	Int. Rate	Mthly. Pymt.	Pre-Conf. APP*
AMERICAN HONDA FINANCE	2009 HONDA CIVIC W/ 80K MILES	13,000.00	3.25	180.80	10.00
MERRICK BANK	2009 CROWN LINE LS 220	25,000.00	3.25	235.04	10.00

^{*}Adequate Protection Payment, if applicable

(d) Secured Claims Provided for by Surrender of Collateral. Debtor(s) shall surrender the following collateral not later than 7 days after confirmation. Creditors listed below are granted relief from the codebtor stay under § 1301 and relief from the § 362 stay to permit recovery and disposition of property upon the later of entry of the confirmation order or 21 days following the filing of a Proof of Claim. The provisions of Bankruptcy Rule 4001(a)(3) are waived.

Creditor Name	Collateral Description	Estimated Deficiency
ALLY FIN	2007 CHEVY TAHOE W/ 125K MILES	0.00
MORRIS PROPERTY MGMT	Location: 323 DANDELION DRIVE, Lebanon TN 37087	0.00
OCWEN	Location: 323 DANDELION DRIVE, Lebanon TN 37087	0.00

5.03 Motion To Avoid Liens. DEBTOR(S) MOVES TO AVOID THE LIENS LISTED BELOW:

5.04 Lien Retention. Allowed secured claim holders retain liens until the earlier of payment of the underlying debt determined under non-bankruptcy law or discharge under § 1328; or, if the case is dismissed or converted without completion of the plan, such liens shall be retained to the extent recognized by applicable non-bankruptcy law.

E. Unsecured Claims

- 6.01 Non-Priority Unsecured Claims. Allowed non-priority unsecured claims, not separately classified below, shall be paid, pro rata, not less than 100 %
- **6.02 Separately Classified Unsecured Claims.** The unsecured claim(s) listed below are separately classified. **6.03 Postpetition Claims.** Claims allowed pursuant to § 1305 shall be paid in full, but subordinated to distributions to allowed unsecured claims.

F. Executory Contracts and Leases

7.01 Assumption and Rejection of Leases and Executory Contracts. All executory contracts and leases are rejected by confirmation of the plan except the leases and contracts listed below are assumed by the Debtor(s) and shall be paid as indicated.

Lessor/Contract	Property Leased	Amt. of Monthly Pymt.	Paid By	Maturity Date
VERIZON-	CELL PHONE	\$160	DEBTOR	EVERY 2 YEARS

7.02 Arrears on Leases and Executory Contracts. The arrears on assumed leases and executory contracts shall be paid by the Trustee as follows:

7.03 Other Provisions Related to Leases and Executory Contracts.

- (a) Leases and executory contracts assumed in this plan shall be paid only upon the filing of a Proof of Claim.
- (b) The payment amounts specified above are the estimate by the Debtor(s) of the required payments. The monthly payment and total amount due on any assumed lease or executory contract shall be as specified on the Proof of Claim.
- (c) Debtor(s) shall surrender the following leased property not later than 7 days after confirmation. Creditors listed below are granted relief from the codebtor stay under § 1301 and relief from the § 362 stay to permit recovery and disposition of the leased property upon the later of entry of the confirmation order or 21 days following the filing of a Proof of Claim. The provisions of Bankruptcy Rule 4001(a)(3) are waived.

Order of Distribution

- **8.01** Regular Distribution. The Trustee shall pay as funds are available, in the following order:
 - Filing fees and notice fees (§ 3.01(a))
 - Trustee commission
 - Domestic Support Obligations that become due after the petition (§ 4.01)
 - Attorney's fees (§ 3.01(b))
 - Secured claims and mortgages with fixed monthly payments (§ 5.01 and § 5.02)
 - Arrearages cured through the plan (§ 5.01(b))
 - Domestic Support Obligations due at the petition date (§ 4.02)
 - Other priority claims without a specified monthly payment (§ 4.03)
 - Separately classified unsecured claims (§ 6.02)
 - General unsecured claims (§ 6.01)
 - Claims allowed pursuant to § 1305 (§ 6.03)

8.02 Alternate Distribution of Plan Payments. If the regular distribution of plan payments is not selected, then the alternate distribution of payments shall be as specified in Section 10.01 below, "Additional and Non-Conforming Plan Provisions."

Miscellaneous Plan Provisions

- 9.01 Adequate Protection Payments. Prior to confirmation the Trustee shall pay on account of allowed secured claims as specified in § 5.02(a), (b) and (c) adequate protection payments as required by § 1326(a)(1)(C) commencing the month after the petition is filed provided that a Proof of Claim has been filed. Adequate protection payments shall be disbursed by the Trustee in the customary disbursement cycle beginning the month after the petition is filed.
- **9.02 Vesting of Property.** All property of the estate remains property of the estate notwithstanding confirmation and shall not revest in the Debtor(s) until dismissal or discharge.
- 9.03 Duties of the Debtor(s). In addition to the duties imposed by the Bankruptcy Code, Bankruptcy Rules and Local Bankruptcy Rules, this plan imposes the following additional duties on the Debtor(s):
- (a) Transfers of Property and New Debt. Debtor(s) is prohibited from transferring, encumbering, selling or otherwise disposing of any property of the estate with a value of \$1,000 or more without first obtaining court authorization. Except as provided in § 364 and § 1304, Debtor(s) shall not incur new debt without first obtaining court authorization or obtaining Trustee consent pursuant to § 1305.
- (b) Insurance. Debtor(s) shall maintain insurance protecting all property of the estate to the extent of any value in excess of the liens and exemptions on such property.
- **9.04 Effective Date of the Plan.** The date the confirmation order is entered shall be the Effective Date of the Plan.
- 9.05 Preservation and Retention of Causes of Action. Trustee and/or Debtor(s) retain the right to pursue any causes of action for the benefit of the Debtor(s) and/or the estate.

9.06 Provisions Relating to Claims Secured by Real Property Treated Pursuant to § 1322(b)(5).

(a) Confirmation of this Plan imposes upon any claimholder treated under § 5.01 and, holding as collateral, the residence of the Debtor(s), the obligation to: (i) Apply the payments received from the Trustee on pre-confirmation arrearages only to such arrearages. For purposes of this plan, the "pre-confirmation" arrears shall include all sums designated as pre-petition arrears in the allowed Proof of Claim plus any post-petition pre-confirmation payments due under the underlying mortgage debt not specified in the allowed Proof of Claim. (ii) Deem the mortgage obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties or other charges.

Additional and Nonconforming Plan Provisions

10.01 Except as provided immediately below, the preprinted language of this form has not been altered. Debtor(s) proposes additional or different plan provisions or specifies that any of the above provisions will not be applicable as follows:

Debtor moves the Court to allow the Trustee to disburse an initial payment to the Debtor's attorney to be applied to the attorney's compensation in an amount equal to the Trustee's funds on hand that are not necessary to pay any designated monthly payments to secured creditors, post-petition DSO payments, filing fees and notice fees; and to pay the remaining compensation as Class II, prior to unsecured payments.

CERTIFICATE	OF	SERVICE	(LBR	3015-1)

Pursuant to Local Bankruptcy Rule 3015-1, I hereby certify that a true and exact copy (3 copies @ \$1.00 per copy= \$3.00 [First Class U.S. Mail] of the attached Chapter 13 Plan was served upon the following parties by either Certified U.S. Mail or First Class U.S. Mail (as designated below), on 3/21/2014;

ALLY FINANCIAL 100 S 5TH STR #1075 MINNEAPOLIS MN 55402 (FIRST CLASS U.S. MAIL)

AMERICAN HONDA FINANCE CORP C T CORPORATION SYSTEM 1201 PEACHTREE ST NE ATLANTA GA 30361 (FIRST CLASS U.S. MAIL)

OCWEN LOAN SERVICING, LLC C/O CORPORATION SERVICE COMPANY 1201 HAYS STREET TALLAHASSEE FL 32301 (FIRST CLASS U.S. MAIL)

Respectfully submitted,

/S/ DAVID F CANNON

David F. Cannon

Attorney for Debtor(s)